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Homeowners compelled to arbitration in the consolidated *Greystone*-type cases may not be plaintiffs or class members in the *Slaughter*-type consolidated cases as against parties or third-party beneficiaries to the arbitration agreements, but such homeowners may still have viable *Slaughter*-type claims against parties not protected by those agreements.

IT IS FURTHER ORDERED that the Motion to Certify Class (ECF No. 664) is DENIED as moot. Plaintiffs have filed a superseding Amended Motion to Certify Class, responses to which are not yet due.

As to Case No. 2:11-cv-1498:

IT IS HEREBY ORDERED that the Motion for Leave to File Amended and Consolidated Class Action Complaint (ECF No. 132) is GRANTED, and the Clerk shall file the ACCAP and attachments thereto (ECF Nos. 132-1 to 132-18). Plaintiffs shall submit a hard copy of the ACCAP and attachments thereto to chambers in Reno.

IT IS FURTHER ORDERED that all motions pending in Cases No. 2:12-cv-206 and 2:12-cv-207 are DENIED without prejudice. All motions are to be filed in the present lead case only. (*See* Order, ECF No. 131). All dispositive motions shall be directed to the ACCAP.

IT IS SO ORDERED.

Dated this 11th day of March, 2013.

ROBERT C. JONES United States District Judge